IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:

CREDITRON FINANCIAL CORP., : Case No. 08-11289-TPA

: Chapter 11

Debtor : Related to Document No. 252

<u>ORDER</u>

AND NOW, this 23rd day of December, 2010, after hearing on the Rule to Show Cause

requiring the Debtor to show cause why a Chapter 11 Trustee should not be appointed or the case converted

to a Chapter 7 proceeding (Document No. 252), for all of the reasons stated on the record at the hearing,

including the repeated failure of management to comply with prior Court orders, and most importantly, the

Order of December 10, 2010, as well as its repeated failure to timely remit postpetition payroll taxes,

making unauthorized transfers to its principals Alfred and Joyce Cavatto, and Boardwalk Real Estate, an

entity owned or controlled by the Cavattos, the Court finds that pursuant to 11 U.S.C. § 1104 appointment

of a Chapter 11 Trustee is required because: (1) cause exists, including incompetence or gross

mismanagement of the affairs of the Debtor; (2) such appointment is in the best interests of creditors; and

(3) grounds exist to convert or dismiss the case, but the Court finds that the appointment of a Chapter 11

Trustee is in the best interests of creditors.

It is therefore ORDERED, ADJUDGED AND DECREED that a Chapter 11 Trustee shall

be appointed and, pursuant to Fed. R. Bankr. P. 2007.1 (c), the United States Trustee shall make the

appropriate application for order approving the appointment of the Chapter 11 Trustee. Upon entry of an

order approving the trustee appointment, the duties and responsibilities of the Examiner will terminate except

for his cooperation and consultation with the Trustee during the fransition process.

Thomas P. Agresti, Chief Judge

United States Bankruptcy Court

Case Administrator to serve:

Stephen H. Hutzelman, Esq. United States Trustee All creditors and parties in interet

Examiner